115] (RIN: 2115-AA97) received July 12, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure

3142. A letter from the Chief, Office of Regulations and Administrative Law, USCG, Department of Transportation, transmitting the Department's final rule—Technical Amendments to USCG Regulations to Update RIN numbers; Correction [CGD01-99-106] (RIN: 2115-AA97) received July 12, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure

3143. A letter from the Program Analyst, Office of the Chief Counsel, FAA, Department of Transportation, transmitting the Department's final rule—Airworthiness Directives; Stemme GmbH & Co. KG Model S10-VT Sailplanes [Docket No. 99-CE-07-AD; Amendment 39-11222; AD 99-15-03] (RIN: 2120-AA64) received July 15, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3144. A letter from the Program Analyst, Office of the Chief Counsel, FAA, Department of Transportation, transmitting the Department's final rule—Airworthiness Directives; Pratt & Whitney JT9D Series Turbofan Engines [Docket No. 92-ANE-23; Amendment 39-11219; AD 99-14-08] (RIN: 2120-AA64) received July 15, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3145. A letter from the Chief, Office of Regulations and Administrative Law, USCG, Department of Transportation, transmitting the Department's final rule—Rules of Practice, Procedure, and Evidence for Administrative Proceedings of the Coast Guard [USCG-1998-3472] (RIN: 2115-AF59) received July 12, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3146. A letter from the Program Analyst, Office of the Chief Counsel, FAA, Department of Transportation, transmitting the Department's final rule—Airworthiness Directives; The New Piper Aircraft, Inc. Models PA-46-310P and PA-46-350P Airplanes [Docket No. 98-CE-112-AD; Amendment 39-11223; AD 99-15-04] (RIN: 2120-AA64) received July 15, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure

3147. A letter from the Chief, Office of Regulations and Administrative Law, USCG, Department of Transportation, transmitting the Department's final rule—Special Local Regulations: Harbour Town Fireworks Display, Calibogue Sound, Hilton Head, SC [CGD07 99–036] (RIN: 2115–AE47) received July 12, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3148. A letter from the Program Analyst, Office of the Chief Counsel, FAA, Department of Transportation, transmitting the Department's final rule—Airworthiness Directives; MT-Propeller Entwicklung GMBH Models MTV-9-B-C and MTV-3-B-C Propellers [Docket No. 99-NE-35-AD; Amendment 39-11216; AD 99-14-06] (RIN: 2120-AA64) received July 15, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3149. A letter from the Chief, Office of Regulations and Administrative Law, USCG, Department of Transportation, transmitting the Department's final rule—Safety Zone: Staten Island Fireworks, Raritan Bay and Lower New York Bay [CGD01-99-083] (RIN: 2115-AA97) received July 12, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3150. A letter from the Program Analyst, Office of the Chief Counsel, FAA, Department of Transportation, transmitting the Department's final rule—Establishment of

Class E Airspace; Avon Park, FL [Airspace Docket No. 99–ASO–8] received July 15, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3151. A letter from the Chief, Office of Regulations and Administrative Law, USCG, Department of Transportation, transmitting the Department's final rule—Adjustment of Fees for Issuing Numbers to Undocumented Vessels in Alaska [USCG 1998-3386] (RIN: 2115-AF62) received July 9, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3152. A letter from the Secretary of Health and Human Services, transmitting the twenty-second annual report on the Child Support Enforcement Program, pursuant to 42 U.S.C. 652(a)(10); to the Committee on Ways and Means.

3153. A letter from the Chief Counsel, Bureau of the Public Debt, Department of Treasury, transmitting the Department's final rule—Government Securities: Call for Large Position Reports—received July 14, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

3154. A letter from the Chief, Regulations Unit, Internal Revenue Service, transmitting the Service's final rule—Removal of Regulations Providing Guidance Under Subpart F Relating to Partnerships and Branches [TD 8827] (RIN: 1545–AW49) received July 9, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

3155. A letter from the Chief, Regulations

3155. A letter from the Chief, Regulations Unit, Internal Revenue Service, transmitting the Service's final rule—Examination of Returns and Claims for Refund, Credit, or Abatement; Determination of Correct Tax Liability [Rev. Proc. 99–30] received July 14, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

3156. A letter from the Chief, Regulations Unit, Internal Revenue Service, transmitting the Service's final rule—Announcement Requesting Comments on Foreign Contingent Debt [Announcement 99–76] received July 14, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

¶81.6 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Lundregan, one of its clerks, announced that the Senate had passed with an amendment in which the concurrence of the House is requested, A bill of the House of the following title:

H.R. 2490. An Act making appropriations for the Treasury Department, the United States Postal Service, the Executive Office of the President, and certain Independent Agencies, for the fiscal year ending September 30, 2000, and for other purposes.

The message also announced that the Senate insists upon its amendment to the bill (H.R. 2490) "An Act making appropriations for the Treasury Department, the United States Postal Service, the Executive Office of the President, and certain Independent Agencies, for the fiscal year ending September 30, 2000, and for other purposes," requests a conference with the House on the disagreeing votes of the two Houses thereon, and appoints Mr. CAMPBELL, Mr. SHELBY, Mr. KYL, Mr. STEVENS, Mr. DORGAN, Ms. MIKULSKI, and Mr. BYRD, to be the conferees on the part of the Senate.

¶81.7 PRIVATE CALENDAR

Pursuant to clause 5, rule XV, The SPEAKER pro tempore, Mr. CALVERT, directed the Private Calendar to be called. When.

¶81.8 BILLS PASSED

The bill of the following title was considered, read twice, ordered to be engrossed and read a third time, was read a third time by title, and passed:

HR. 660 A bill for the relief of

H.R. 660. A bill for the relief of Suchada Kwong.

The bills of the Senate of the following titles were severally considered, read twice, ordered to be read a third time, were severally read a third time by title, and passed:

S. 361. An Act to direct the Secretary of the Interior to transfer to John R. and Margaret J. Lowe of Big Horn County, Wyoming, certain land so as to correct an error in the patent issued to their predecessors in interest.

S. 449. An Act to direct the Secretary of the Interior to transfer to the personal representative of the estate of Fred Steffens of Big Horn County, Wyoming, certain land comprising the Steffens family property.

Ordered, That the Clerk notify the Senate thereof.

The bill of the following title was considered, read twice; the amendment following was agreed to, and the bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title, and passed:

H.R. 322. A bill for the private relief of Ruth Hairston by waiver of a filing deadline for appeal from a ruling relating to her application for a survivor annuity.

Amendment offered by the Committee on the Judiciary:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. PERMANENT RESIDENT STATUS FOR SUCHADA KWONG.

- (a) IN GENERAL.—Notwithstanding subsections (a) and (b) of section 201 of the Immigration and Nationality Act, Suchada Kwong shall be eligible for issuance of an immigrant visa or for adjustment of status to that of an alien lawfully admitted for permanent residence upon filing an application for issuance of an immigrant visa under section 204 of such Act or for adjustment of status to lawful permanent resident.
- (b) ADJUSTMENT OF STATUS.—If Suchada Kwong enters the United States before the filing deadline specified in subsection (c), she shall be considered to have entered and remained lawfully and shall, if otherwise eligible, be eligible for adjustment of status under section 245 of the Immigration and Nationality Act as of the date of the enactment of this Act.
- (c) DEADLINE FOR APPLICATION AND PAYMENT OF FEES.—Subsections (a) and (b) shall apply only if the application for issuance of an immigrant visa or the application for adjustment of status is filed with appropriate fees within 2 years after the date of the enactment of this Act.
- (d) REDUCTION OF IMMIGRANT VISA NUMBER.—Upon the granting of an immigrant visa or permanent residence to Suchada Kwong, the Secretary of State shall instruct the proper officer to reduce by 1, during the current or next following fiscal year, the total number of immigrant visas that are made available to natives of the country of the alien's birth under section 203(a) of the Immigration and Nationality Act or, if applicable, the total number of immigrant visas

that are made available to natives of the country of the alien's birth under section 202(e) of such Act.

(e) DENIAL OF PREFERENTIAL IMMIGRATION TREATMENT FOR CERTAIN RELATIVES.—The natural parents, brothers, and sisters of Suchada Kwong shall not, by virtue of such relationship, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Ordered, That the Clerk request the concurrence of the Senate in said bills, severally.

¶81.9 CAPITOL "MEMORIAL DOOR" DESIGNATED

Mr. FRANKS of New Jersey moved to suspend the rules and agree to the following concurrent resolution (H. Con. Res. 158); as amended:

Whereas on July 24, 1998, a lone gunman entered the United States Capitol through the door known as the Document Door, located on the first floor of the East Front;

Whereas Officer Jacob Joseph Chestnut was the first United States Capitol Police officer to confront the gunman just inside the Document Door and lost his life as a result;

Whereas Detective John Michael Gibson also confronted the gunman and lost his life in the ensuing shootout;

Whereas the last shot fired by Detective John Gibson—his final act as an officer of the law—finally brought down the gunman and ended his deadly rampage;

Whereas while the gunman's intentions are not fully known, nor may ever be known, it is clear that he would have killed more innocent people if United States Capitol Police Officer Jacob Chestnut and Detective John Gibson had not ended the violent rampage;

Whereas the United States Capitol Police represent true dedication and professionalism in their duties to keep the United States Capitol and the Senate and House of Representatives office buildings safe for all who enter them;

Whereas the United States Capitol shines as a beacon of freedom and democracy all around the world;

Whereas keeping the sacred halls of the United States Capitol, known as the People's House, accessible for all the people of the United States and the world is a true testament of Congress and of our Nation's dedication to upholding the virtues of freedom;

Whereas the door near where this tragic incident took place has been known as the Document Door; and

Whereas it is fitting and appropriate that the Document Door henceforth be known as the Memorial Door in honor of Officer Jacob Chestnut and Detective John Gibson: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the door known as the Document Door and located on the first floor of the East Front of the United States Capitol is designated as the "Memorial Door" in honor of Officer Jacob Joseph Chestnut and Detective John Michael Gibson of the United States Capitol Police, who gave their lives in the line of duty on July 24, 1998, near that door.

The SPEAKER pro tempore, Mr. CALVERT, recognized Mr. FRANKS of New Jersey and Mr. SHOWS, each for 20 minutes.

After debate,

The question being put, viva voce,

Will the House suspend the rules and agree to said concurrent resolution, as amended?

The SPEAKER pro tempore, Mr. CALVERT, announced that two-thirds

of the Members present had voted in the affirmative.

Mr. SHUSTER objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 6, rule XX, and the call was taken by electronic device.

When there appeared $\begin{cases} Yeas \dots 417 \\ Nays \dots 0 \end{cases}$

¶81.10 [Roll No. 311]

YEAS-417 Ackerman Cunningham Hinojosa Aderholt Hobson Davis (FL) Allen Davis (IL) Hoeffel Andrews Davis (VA) Hoekstra Archer Holt Deal DeFazio Hooley Armey Bachus DeGette Horn Delahunt Hostettler Baird Baldacci DeLauro Houghton Baldwin DeLav Hover Ballenger DeMint Hulshof Barcia Deutsch Hunter Diaz-Balart Hutchinson Barr Barrett (NE) Dickey Hyde Barrett (WI) Dicks Inslee Dingell Bartlett Isa.kson Dixon Istook Jackson (II.) Bass Doggett Bateman Dooley Jackson-Lee Becerra Doolittle (TX) Jenkins Bentsen Dovle John Bereuter Dreier Johnson (CT) Berkley Duncan Berman Dunn Johnson, E. B. Johnson, Sam Edwards Berry Biggert Jones (NC) Bilbrav Ehrlich Jones (OH) Bilirakis Kanjorski Emerson Bishop Engel Kaptur Blagojevich Eshoo Kasich Bliley Etheridge Kelly Blumenauer Evans Kildee Everett Kilpatrick Blunt Boehlert Ewing Kind (WI) King (NY) Boehner Farr Bonilla Filner Kingston Bonior Fletcher Kleczka Bono Foley Klink Borski Knollenberg Forbes Boswell Ford Kolbe Boucher Fossella Kucinich Kuykendall Fowler Bovd Brady (PA) Frank (MA) LaFalce Brady (TX) Franks (N.I) LaHood Brown (FL) Frelinghuysen Lampson Brown (OH) Frost Lantos Bryant Gallegly Largent Burr Ganske Larson Burton Gejdenson Latham Buver Gekas LaTourette Gephardt Callahan Lazio Gibbons Leach Calvert Camp Gilchrest Lee Campbell Levin Gillmor Canady Gilman Lewis (CA) Cannon Gonzalez Lewis (KY) Capps Goode Linder Capuano GoodlatteLipinski Cardin Goodling LoBiondo Gordon Lofgren Castle Goss Lowey Lucas (KY) Chabot Graham Lucas (OK) Chambliss Granger Chenoweth Green (TX) Luther Green (WI) Maloney (CT) Clav Clayton Maloney (NY) Greenwood Clement Gutierrez Manzullo Clyburn Gutknecht Markev Coburn Hall (OH) Martinez Collins Hall (TX) Mascara. Condit Matsui Hansen Hastert McCarthy (MO) Conyers Hastings (FL) Cook McCarthy (NY) Hastings (WA) McCollum Cooksey Costello Hayes McCrery Hayworth McGovern Cox Hefley Coyne McHugh Cramer Herger McInnis Hill (IN) McIntosh Crane Crowlev Hill (MT) McIntyre

McNulty Rahall Stearns Meehan Ramstad Stenholm Meek (FL) Strickland Rangel Meeks (NY) Regula Stump Menendez Reves Stupak Metcalf Reynolds Sununu Riley Sweeney Millender-Rivers Talent McDonald Rodriguez Tancredo Miller (FL) Roemer Tanner Miller, Garv Rogan Tauscher Miller, George Rogers Tauzin Rohrabacher Taylor (MS) Minge Taylor (NC) Mink Ros-Lehtinen Moakley Rothman Terry Mollohan Roukema Thomas Roybal-Allard Thompson (CA) Moore Moran (KS) Royce Thompson (MS) Thornberry Moran (VA) Rush Ryan (WI) Thune Morella Thurman Murtha Ryun (KS) Myrick Saho Tiahrt. Salmon Tiernev Nadler Napolitano Sanchez Toomey Nea1 Sanders Traficant Nethercutt Sandlin Turner Udall (CO) Ney Sanford Northun Sawver Udall (NM) Saxton Norwood Upton Nussle Scarborough Velazquez Oberstar Schaffer Vento Visclosky Obey Schakowsky Vitter Olver Scott Sensenbrenner Ose Walden Owens Serrano Walsh Oxley Sessions Wamp Packard Shadegg Waters Pallone Shaw Watkins Pascrell Shays Watt (NC) Watts (OK) Pastor Sherman Paul Sherwood Waxman Payne Shimkus Weiner Weldon (FL) Pease Shows Pelosi Shuster Weldon (PA) Peterson (MN) Simpson Weller Wexler Petri Sisisky Phelps Skeen Weygand Pickering Skelton Whitfield Wicker Pickett Slaughter Pitts Smith (MI) Wilson Pombo Smith (NJ) Wise Pomeroy Smith (TX) Wolf Porter Smith (WA) Woolsey Portman Snyder Wu

NOT VOTING-17

Wynn

Young (AK)

Young (FL)

Abercrombie Fattah McDermott Baker Hinchev Ortiz Peterson (PA) Coble Holden Combest Jefferson Stark Danner Kennedy Towns Lewis (GA) English

Souder

Spence

Spratt

Stabenow

Price (NC)

Quinn

Pryce (OH)

Radanovich

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said concurrent resolution, as amended, was agreed to.

A motion to reconsider the vote whereby the rules were suspended and said concurrent resolution, as amended, was agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said concurrent resolution.

¶81.11 EMBASSY SECURITY AND STATE DEPARTMENT AUTHORIZATION

The SPEAKER pro tempore, Mr. Lahood, pursuant to House Resolution 247 and rule XVIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 2415) to enhance security of the United States missions and personnel overseas, to authorize appropriations for the Department of State

McKeon

McKinney

Hilleary

Hilliard

Cubin

Cummings